WILLIAM H. BROWN, ESQ. (7623) LAW OFFICES OF WILLIAM H. BROWN, LTD. 6029 S. Ft. Apache Rd., #100 2. Las Vegas, NV 89148 Telephone: (702) 385-7280 Fax: (702) 386-2699 4 Email: Will@whbesq.com 5 Attorney for Defendant Michael Toren 6 7 8 9 UNITED STATES OF AMERICA, 10 Plaintiff, 11 12 VS. 13 JEANNIE SUTHERLAND, 14 JOHN J. 'JACK' WILLIAMS, 15 CARSON WINGET, KELLY NUNES, and 16 MICHAEL TOREN. 17 Defendants. 18 19 20 21 24 25

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

Case No. 2:10-CR-00356-LDG-VCF

DEFENDANT TOREN'S MOTION FOR JOINDER IN

- (1) DEFENDANT NUNEZ'S MEMORANDUM IN SUPPORT OF ADMITTING DOCUMENTS **REGARDING CIVIL SUIT AGAINST** MORTGAGE IT [Dkt. #239]; and
- (2) DEFENDANT SUTHERLAND'S **RESPONSE TO GOVERNMENT'S** MOTION IN LIMINE TO EXCLUDE **EVIDENCE OF CIVIL COMPLAINT** AGAINST MORTGAGE IT, INC. [Dkt. #240].

COMES NOW Defendant, MICHAEL TOREN, by and through his attorney of record, WILLIAM H. BROWN, ESQ., and hereby respectfully moves for an order allowing Mr. Toren to join in (1) Defendant Nunez's Memorandum In Support of Admitting Documents Regarding Civil Suit Against Mortgage It [Dkt. #239]; and (2) Defendant Sutherland's Response to Government's Motion In Limine to Exclude Evidence of Civil Complaint Against Mortgage It, Inc. [Dkt. #240].

Mr. Toren is similarly situated to Defendants Nunez and Sutherland with respect to these issues and their arguments apply equally to Mr. Toren.

Therefore, in the interest of brevity, Mr. Toren simply seeks to join in the arguments of Defendants Nunez and Sutherland.

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1	DATED: January 19, 2012
2	Respectfully submitted,
3	Law Offices of William H. Brown, Ltd.
4	BY: <u>/s/ William H. Brown</u>
5	Nevada Bar No.: 7623
6	6029 S. Ft. Apache Rd., Ste. 100 Las Vegas, NV 89148
7	Phone: (702) 385-7280
8	Facsimile: (702) 386-2699 Email: Will@whbesq.com
9	Attorney for Defendant Mike Toren
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11	ORDER
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13	IT IS SO ORDERED.
14	DATED this day of January, 2012.
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